IN THE UNITED STATES DISTRICT COURT SOUTHERN DISTRICT OF OHIO WESTERN DIVISION

) CASE NO. C-1-02-131	
) JUDGE SUSAN J. DLOTT	
)	
))	
) RULE 26(a)(1) INITIAL) DISCLOSURES TO THIRD-PART	:.'S
) DEFENDANT)	
)	
))	
) JUDGE SUSAN J. DLOTT))))) TELXON CORPORATION AND) SYMBOL TECHNOLOGIES, INC

Pursuant to Rule 26(a)(1) of the Federal Rules of Civil Procedure, Telxon Corporation and Symbol Technologies, Inc. (collectively "Defendants/Third-Party Plaintiffs") submit the following initial disclosures to Third-Party Defendant John W. Paxton, Sr. ("Paxton"):

A. Individuals or Entities Likely to Have Discoverable Information

The following individuals or entities are likely to have discoverable information relevant to the Complaint, Counterclaim, Third-Party Complaint and Third-Party Counterclaim.

These initial disclosures will be supplemented if additional information is obtained through discovery.

John W. Paxton 5697 State Route 132

Batavia, OH 45103

Subject: All allegations in all pleadings.

2. Hughette Crumpler

648 West Willington, Apt.2-W Chicago, Ill. 60657

Subject: All allegations in the Complaint, Counterclaim, and Third-Party Complaint.

3. Richard J. Bogomolny

530 Battles Road Gates Mills, OH 44040 (440) 423-1519

Subject: All allegations in the pleadings, specifically including, but not limited to, Telxon's corporate policy with respect to severance packages and indemnification and the authority of the Chief Executive Officer.

4. Norton W. Rose

Kenzer Corporation 3601 Green Rd., Suite 310 Beachwood, OH 44122 (216) 595-6585

Subject: All allegations in the pleadings, specifically including, but not limited to, Telxon's corporate policy with respect to severance packages and indemnification and the authority of the Chief Executive Officer.

5. Dr. Raj Reddy

Carnegie Mellon University 5325 Wean Hall Pittsburgh, PA 15213 (412) 268-2598

Subject: All allegations in the pleadings, specifically including, but not limited to, Telxon's corporate policy with respect to severance packages and indemnification and the authority of the Chief Executive Officer.

6. **John H. Cribb**

J.H.C. Consulting Harbourside House 94 Panorama Road Sandbanks Poole, Dorset BH137RG United Kingdom (011) 44-1202-707-597

Subject: All allegations in the pleadings, specifically including, but not limited to, Telxon's corporate policy with respect to severance packages and indemnification and the authority of the Chief Executive Officer.

7. Robert A. Goodman

28726 Gates Mills Blvd. Pepper Pike, OH 44124 (216) 831-2417

Subject: All allegations in the pleadings, specifically including, but not limited to, Telxon's corporate policy with respect to severance packages and indemnification and the authority of the Chief Executive Officer.

8. R.D. Garwood

8400 Jett Ferry Road Atlanta, GA 30350 (770) 668-9068

Subject: All allegations in the pleadings, specifically including, but not limited to, Telxon's corporate policy with respect to severance packages and indemnification and the authority of the Chief Executive Officer.

9. L. Michael Hone

7 Bobby Jones Drive Andover, MA 01810 (978) 475-9865

Subject: All allegations in the pleadings, specifically including, but not limited to, Telxon's corporate policy with respect to severance packages and indemnification and the authority of the Chief Executive Officer.

10. Jonathon R. Macey

28 Renwick Heights Road Ithaca, NY 14850 (607) 272-0366

Subject: All allegations in the pleadings, specifically including, but not limited to, Telxon's corporate policy with respect to severance packages and indemnification and the authority of the Chief Executive Officer.

11. Frank E. Brick

10 Summer Port Woodlands, TX 77381 (281) 364-1204

Subject: All allegations in the pleadings, specifically including, but not limited to, Telxon's corporate policy with respect to severance packages and indemnification and the authority of the Chief Executive Officer.

12. **Gerald Gabriel**

2694 Sanctuary Drive Akron, OH 44333 (330) 664-2216

Subject: All allegations in the Complaint, Counterclaim, and Third-Party Complaint, specifically including, but not limited to, Plaintiff's employment history with Telxon.

13. Gary L. Grand

530 Park Ridge Drive Munroe Falls, OH 44262 (330) 688-0747 Home

Subject: All allegations in the Complaint, Counterclaim, and Third-Party Complaint, specifically including, but not limited to, Plaintiff's employment history with Telxon.

14. Leonard H. Goldner Bob Bradshaw Cecile Hickman Symbol Technologies, Inc. One Symbol Plaza Holtsville, NY 11742 (631) 738-2400

Subject: All allegations in the Complaint, Counterclaim, and Third-Party Complaint, specifically including, but not limited to, the terms of the merger agreement and Paxton and Crumpler's conduct after the merger agreement was signed.

15. Tomo Razmilovic

c/o Jon J. Pinney Goodman Weiss Miller LLP 100 Erieview Plaza, 27th Floor Cleveland, Ohio 44114

Subject: All allegations in the Complaint, Counterclaim, and Third-Party Complaint, specifically including, but not limited to, the terms of the merger agreement and Paxton and Crumpler's conduct after the merger agreement was signed.

16. Meg Pais

c/o Jon J. Pinney Goodman Weiss Miller LLP 100 Erieview Plaza, 27th Floor Cleveland, Ohio 44114

Subject: All allegations in the Complaint, Counterclaim, and Third-Party Complaint.

17. Lisa McManis

c/o Jon J. Pinney Goodman Weiss Miller LLP 100 Erieview Plaza, 27th Floor Cleveland, Ohio 44114

Subject: All allegations in the Complaint, Counterclaim, and Third-Party Complaint.

18.' Glenn Hansen

c/o Jon J. Pinney Goodman Weiss Miller LLP 100 Erieview Plaza, 27th Floor Cleveland, Ohio 44114

Subject: All allegations in the Complaint, Counterclaim, and Third-Party Complaint.

19. Beth Staples

c/o Jon J. Pinney Goodman Weiss Miller LLP 100 Erieview Plaza, 27th Floor Cleveland, Ohio 44114

Subject: All allegations in the Complaint, Counterclaim, and Third-Party Complaint.

B. Identification of Documents

Attached hereto are copies of documents, data compilations, and tangible things that are in the possession, custody, or control of the Defendants/Third-Party Plaintiffs and that the Defendants/Third-Party Plaintiffs may use to support their claims or defenses. These initial disclosures will be supplemented if additional information is obtained through discovery.

C. Computation of Damages

Defendants/Third-Party Plaintiffs have not determined, at this time, the exact amount of damages they have suffered as a result of Plaintiff's and Paxton's fraudulent course of conduct, as alleged in Defendants/Third-Party Plaintiffs' Counterclaim and Third-Party Complaint. Consistent with the Federal Rules of Civil Procedure, Defendants/Third-Party Plaintiffs will supplement their response hereto. Certainly, the damages include any monies paid to Crümpler.

D. 'Insurance

Whether or not there is insurance coverage that will satisfy part or all of a judgment which may be entered in the action or to indemnify or reimburse for payments made to satisfy the judgment is in dispute. Copies of insurance policies that may potentially provide coverage will be produced upon entry of a proper protective order.

Respectfully submitted,

OF COUNSEL:

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Attorneys for Defendants/Third-Party Plaintiffs

CERTIFICATE OF SERVICE

A copy of Telxon Corporation and Symbol Technologies, Inc.'s Rule 26(a)(1) Initial Disclosures to Third-Party Defendant was sent by overnight mail, postage prepaid, this 6th day of January, 2003, to:

Robert A. McMahon, Esq.
EBERLY MCMAHON HOCHSCHEID LLC
3700 Eastern Avenue
Cincinnati, OH 45226
Counsel for Plaintiff Hughette Crumpler

Michael A. Manzler, Esq. Deborah DeLong, Esq. DINSMORE & SHOHL LLP 1900 Chemed Center 255 East Fifth Street Cincinnati, OH 45202

Counsel for Third-Party Defendant John W. Paxton, Sr.

CIMBERLY Y SMITH